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11	UNITED STATES DISTRICT COURT		
12	DISTRICT OF ARIZONA		
13			
14	United States of America,	CR-08-814-001-PHX-DGC	
15	Plaintiff,	MOTION FOR ENLARGEMENT OF	
16	V.	TIME	
17	Daniel David Rigmaiden,		
18	Defendant.		
19			
20	The United States, by and through its attorneys undersigned, respectfully requests this		
21	Court enter an order enlarging the time for the government to complete its responses t		
22	defendant Daniel David Rigmaiden's following motions: (1) Motion to Dismiss for (1		
23	Government's Prejudicial Extrajudicial Press Comments Severe Enough to Impeach Claime		
24	Indifference of Jurors, and/or (2) Various Government Misconduct (Docket No. 1000); (2)		
25	Supplement to Motion to Dismiss for (1) Government's Prejudicial Extrajudicial Pres		
26	Comments Severe Enough to Impeach Claimed Indifference of Jurors, and/or (2) Various		
27	Government Misconduct (Docket No. 1005); (3) Motion to Dismiss Count 72, Unauthorize		
28	Access of a Computer With Intent to Defraud,	18 U.S.C. § 1030(a)(4) for Failure to State and	

1	Offense (Docket No. 1016); Motion for Reconsideration of Portions of Court's Order at Dkt	
2	#1009 Re; Fourth Amendment Suppression Issues (Docket No. 1030); Second Supplement to	
3	Motion to Suppress Re: Search and Seizure of Digital Evidence Under N.D.Cal. Warrant	
4	(Docket No. 1032); Motion for Reconsideration of Portions of Court's Order at Dkt. #1009 Re	
5	Fourth Amendment Suppression Issues (Docket No. 1033); Motion for Recosideration of	
6	Portions of Court's Order at Dkt. #723 Re Discovery of Stingray and Kingfish Evidence (Docke	
7	No. 1037); and Motion for Evidentiary Hearing to Settle Contested Issues of Fact Re; Motion	
8	of Motion to Suppress and Motion for Discovery (Docket No. 1038), until Friday, June 21, 2013	
9	The lead prosecutor in this case needs additional time to work on the multiple responses to these	
10	voluminous materials and address other pending matters in this case. Defendant DANIEI	
11	DAVID RIGMAIDEN has no objection to this motion.	
12	It is expected that excludable delay under 18 U.S.C. § 3161(h) may occur as a result o	
13	this motion or an order based thereon.	
14	Respectfully submitted this 5 th day of June, 2013.	
15	JOHN S. LEONARDO	
16	United States Attorney District of Arizona	
17	District of Affzona	
18	S/Frederick A. Battista	
19	FREDERICK A. BATTISTA PETER S. SEXTON	
20	JAMES R. KNAPP Assistant U.S. Attorneys	
21	Assistant O.S. Attorneys	
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CERTIFICATE OF SERVICE I hereby certify that on June 5, 2013, I caused the attached document to be electronically transmitted to the Clerk's Office using the ECF system for filing and transmittal of a Notice of Electronic Filing to the following ECF registrant: Philip Seplow Shadow Counsel for Defendant Daniel David Rigmaiden A copy of the attached document was also mailed to: Daniel David Rigmaiden Agency No. 10966111 CCA-CADC PO Box 6300 Florence, AZ 85132 S/Frederick A. Battista FREDERICK A. BATTISTA Assistant U.S. Attorney